BERLINGABLE LETTER

EMPEROR WILLIAM'S ANTICS AT THE ARMY MANEUVERS.

MANEUVERS WERE A FAILURE.

TOO MUCH RAIN LEFT CAVALRY AND ARTILLERY HELPLESS

Army Bicyclists Proved Their Splen did Campaigning Abilities in Spite of Rain and Mud-Strong Anti-Prussian Feeling in Bavaria.

Berlin, Sept. 11.-This week's ever boiling pot of German politics contained political developments for which the army maneu vers are an excuse, although everything was done at Homburg, at King Humbert's request, to safeguard French susceptibil-ities. But Emperor William's reconsecration of the drel-kaiserbund was triumph begun, and, at the same time, the king of Italy's wishes were gratified. Queer Margaret of Italy, was handsomely flattered, the enthusiasm of the crowds was complete and as a delicatessan after the great display of military strength, the emperor railroaded his guest to Wiesbaden, where they witnessed the first performance of "Salve," composed for the occasion by the court dramatist, Josef Lauff, under the ubiquitous direction of the monarch himself. It is a one-act piece and opened with dawn breaking over the Rhineland. Germania was discovered awaiting Italia. As the latter approached, she was greeted by the spirits of industry, art and military might. Germania welcomed Italia to the sister empire, united in one, as herself, by od and iron. In the apotheosis, Ron and the quirinal were seen in gorgeous splendor, under a hovering group of angels bearing the entwined Prussian; and Italian arms, while the Angel of Peace pro-nounced a blessing upon them. Little atention outside the schloss was paid to he peace allegory.

Taking a cue from the tenor of the

tention outside the schloss was paid to the peace allegory.

Taking a cue from the tenor of the speeches, the German press, in spite of a hint to the contrary from Friedrichsruhe, is exploiting an implied antagonism to the triple and dual alliances, to the exclusion of any possible understanding between Italy and France. The emperor's intention is universally so interpreted. Indeed, his majesty is credited with saying, after hearing of the Cronstadt speeches: "Fil give them tit for tat on the first occasion."

What was began at Homburg amid the panoplies of war, the emperor will complete in Hungary, where he arrives to-morrow, and where added force can be given to declarations by the presence of more of the soldiers, who would eventually have to carry them out.

The Homburg maneuvers, however, are unusually declared to have been a fallure by the military spectators. Excepting some particulars, the original plan, so far as the main strategic and tactical features are concerned, was not carried out. There were almost incessant rains and a number of cloudburts over the maneuver territory, rendering the employment of cavalry, of which there were unusually large contingents provided, impossible, and preventing the artillery from playing a decisive part. The roads were in a horrible state, many of them being quite impassable. The infantry on both sides were exerted to the utmost. The Prussians outdid the Bayarians in marching, but the Bayarians excelled their opponents in dushing attacks.

The army bicyclists, in spite of the bad weather and terrible roads, proved beyond question their splendid availability for campaign purposes. Their speed and general usefulness even over rough ground far excelled that of the cavalry. Nearly all the information about the enemy, upon which both the Western army (Bayarians) relied was furnished by the bicyclist. The Bayarians were better equipped in this respect than the Prussians. Each Bayarian regiment had twenty bicyclists, besides a number of independent bleyclist corps.

the Prussians. Each Bavarian regiment had twenty bicyclists, besides a number of in-dependent bicyclist corps.

Another reason for the admitted fallure of the army maneuvers was the strong anti-Prussian feeling pervading the whole Bavarian army, which feeling found expavarian army, which feeling found ex-pression on numerous occasions. Fights oc-curred in several localities. The worst one was on Monday in the vicinity of Hanan, at which a score of serious injuries were reported. This will be the subject of an investigation

reported. This will be the subject of an investigation.

The unpopularity of the emperor in Bavaria was strikingly manifested at Nuremberg. While passing through the streets in company with the prince regent of Bavaria, Emperor William was verbally insulted several times by persons in the crowd. One man shouted: "We want no Prussians in Bavaria."

Arrests were made by the police, but the real cuiprits escaped.

At Aurzburg, Bavaria, a number of persons were arrested on the charge of high treason. The prisoners included a young German-American lady, Annie Funk, of Cleveland, O., who was visiting relatives there.

It is difficult to say whether Prince Bis-

It is difficult to say whether Prince Bismarck's tip that Germany might regret harassing Great Britain will be taken in high quarters, or whether the two alliances, the dreibund and the sweibund (the Frenco-Russian alliance), are now contending for Great Britain's friendship. But the Cologne Gazeite editorially is attempting to bring about a better understanding between Germany and Great Britain, declaring that Emperor William has always had the highest respect for the British court, and deploring the prevailing hostile feeling, and declaring that, if unchecked, it may result in a hatred difficult to smother. Simultaneously, the Berlin correspondents of Lendon newspapers have begun writing in a similar strain. It is difficult to say whether Prince Bis-

ANOTHER TREASURE SHIP. South Coast Arrives at Scattle With Several Hundred Thousand

In Klondike Gold. Scattle, Wash., Sept. 11.-The steam schooner, South Coast, from St. Michael's, arrived this afternoon. She brought down twenty-six passengers, but most of them went ashore at Port Townsend and took boats for different sound points. Captain Saddart places the amount of gold brought flown by the South Coast at \$59,000, but

Saddart places the amount of gold brought flown by the South Coast at \$25,000, but from information gathered from the miners returning here it is believed that this amount is too high by at least \$200,000. The miners will not say how much their cleanap has been, but it is safe to place the amount aboard the South Coast at less than \$200,000.

The most important news brought by the South Coast is the same arrival at St. Michael's of the river steamer P. B. Weare, which stuck on a sandbar for over two weeks below Circle City. The arrival of the Weare will be good news to the people of Dawson City, who are threatened with a famine this winter. When the South Coast left, the Weare was loading supplies, and it was expected she would leave for up the river in a day or two with a 500-ton cargo. Her voyage should not consume more than twenty-five days, which would put her into Dawson City by September 25. The Weare's cargo consisted almost intirely of provisions and the 500 tons she will take in will materially assist in relieving the threatened famine.

All of the South Coast's passengers are soud in their condemnation of transportation companies for arging men to rash North without due preparation for a winter of hardship. They say people will starve surrounded by gold in Dawson City lafore the Yukon river opens for navigation next spring.

form.

STARVATION IS CERTAIN.

Over 6,000 People Must Winter in the Klondike on 1,500 Tons of

River, Alaska, Aug. 17 (via steamer Seattle). Seattle, Wash., Sept. 11 The following steamers have gone up the Yukon this summer with provisions and

J. J. Healy, two trips, 400 tons: P. B. Weare, one trip, 300 tons; Bella, two trips, 500 tons; Marguerite, one trip, 300 tons; two targes, 570 tons; C. H. Hamilton, one trip,

let ions.

It is safely calculated that not 1,500 tons of above is food, the balance being whicky, somes, and supplies, mostly whisky. Two thousand people wintered last year in the Kiendike: they will need one ton of provisions per man during the winter season. There are now 6,000 people in the Kiendike with small additions straggling in fifty and slarty per day. They are said to be very lightly outfitted, and instead of being a support to those now in the country are a great detriment. The add timers are packing up and leaving. The see the danger and are taking time by the trebock.

Preparations are being may.

had consented to hold one-fifth of the bank's reserve in silver was something of a surprise to the treasury officials, many of whom doubt the accuracy of the report. Secretary Gage said that he did not see that the decision, if true, would appreciably affect the silver market, as it was unlikely that the Bank of England would buy on a market which might rise in view of its decision and then fall after the necessary amount of silver had been procured. Another question with the secretary was whether the silver reserve would be carried in silver coin or in bullion.

For five or six years there has been talk that the Bank of England would carry part of its reserve in silver, and on several occasions the positive statement has been made that it had decided to do so. It is allowed, under the law, as is known, to carry one-fourth in silver. As this is permissible, Secretary Gage would be glad to have the bank avail itself of its legal prerogative in this direction, but doubts if it will do so.

Shot His Sweetheart and Her Mether.

SELECTS HER OWN COFFIN.

REMARKABLE FUNERAL ARRANGE MENTS OF A YOUNG WOMAN.

She Visits Stewart's Undertaking Rooms, Selects Burial Robe and Casket and Says She Will Soon Kill Herself.

ael's to winter several hundred men. It is predicted that every steamer going south this fall will have its passenger accommodations taxed to the utmost with refugees from the golden but grubless Kiondike. From reliable advices I believe that the steamer Cleveland will carry out about \$5.000 in gold dast and nuggets.

I am advised that starvation and hardship will stare the Kiondike people in the face this winter. A general exodus is anticipated down the river. Am further advised the supply of provisions in Dawson City was so short at the time the Healy left that several of the stores had closed their doors, announcing that no more goods would be sold until more steamers arrived. I am greatly alarmed at the outlook. Every man from up the Yukon whom I have interviewed says there will be starvation this winter on the Klondike. The North American Trading and Transportation Company is using every conceivable proposition to get goods up the river, and they feel that no blame should rest on them, they having repeatedly warned people to wait until next spring before going in.

I hear such good reports as to the generalship and management of Captain J. J. Healy that I feel he will take up more provisions than is predicted. The good Lord take care of His children. I have a presentiment that He will not desert these poor miners in this frantic rush to the golden North. The steamer Weare was stuck thirteen days on a sandbar up the river, and was finally released and went on its way to St. Michael's. The passengers stated they were glad to get out to civilization this winter, but without an exception they will return in the spring. A young woman, stylishly dressed, walked into Stewart's undertaking rooms. on Walnut street, yesterday morning and asked to be shown the stock of caskets. She did not appear to be grieving over the death of any friends or relatives, but, on the other hand, was perfectly cool. E. L. Shipherd, the assistant, went over the stock of caskets on hand, explaining the merits of each and the cost. When he had finished the young woman asked to be shown the burial robes for women. This was done, and not until she was through examining the texture in each did she in-timate the cause of her visit. She picked out the most costly one in the stock and

remarked:
"I think this is the one I want."
The undertaker had been expecting her to state at any moment for whom she wished the burial outfit. He was on the point of asking her several times, but she seemed to know exactly what she was about without any assistance on his part in the selections, and so he waited to see what she would do after looking over the stock.

KLONDIKE CRAZE IN LONDON.

It Still Survives, Despite Discourag-

ing Reports-Party Going Via

Cape Horn.

New York, Sept. 11.-The Evening Post's

copyrighted London cablegram to-day says: "The Klondike rage survives, despite the

NARROWLY ESCAPED DEATH.

J. L. BRADY AND FAMILY POISONED

BY EATING CORNED BEEF.

They Were Almost Lured to Their

Death by an Advertisement in an

Evening Paper-Illness Follows a Late Lunch.

J. L. Brady, his wife, son and daughter

eere poisoned last night by eating corned eef. While the attending physician re-

garded their cases as serious, he was of the opinion that they would all recover. Brady keeps a fruit stand at 417 Independ-

nce avenue, and lives at 407 on the same

After locking up his fruit stand for the

PANIC IN A THEATER.

Cry of Fire During a Fight on the

Niles, Mich., Sept. 11.-Fifteen hundred

people were thrown into a panic at the opera house in this city to-night by cries

of fire during a fight. A number of peo-ple were seriously injured. That no one

was killed was simply a miracle. The Manhattan Amusement Syndicate appeared at the opera house this evening. The house

During the second act, Charles Wells, a member of the company, became engaged in a quarrel with Stanley Walls over his

He Despises Neither Whisky

Nor Cognac.

A SURPRISE IN WASHINGTON.

Secretary Gage Talks About the Bank

of England's Decision to

Carry Silver.

that the directors of the Bank of England had consented to hold one-fifth of the

Washington, Sept. 11.-The announcement

Berlin, Sept. 11 .- (Copyrighted.) The Leipsiger Neustenachrichten publishes a pleasant picture of Prince Bismarck's pres-

was crowded to overflowing.

Stage Causes a Wild

Stampede.

thoroughfare.

in the selections, and so he waited to see what she would do after looking over the stock.

After selecting the burial robe, she returned to the caskets.

"I want one of these two, but I can't make up my mind which to take," she said, pointing out two of the finest in the room. "That oak casket is a pretty one, but I like the heavily draped one better, I think, Let me see; what is the length of that cloth covered one? I want it for myself," she added with such suddenness, that attough the undertaker had been surmising all sorts of things be was unprepared for such an announcement.

The young woman looked at him coolly, but in his surprise and consternation he forgot to answer her question. Under the usual circumstances the selling of caskets is a delicate job, but when selling the casket to the person who expects to occupy it, to say the least, it is rather unnerving.

"Well, madam, you—" Undertaker "The Klondike rage survives, despite the discouraging reports. The steamship companies say that inquiries still are active for spring departures, one vessel being commissioned to take a party by way of Cape Horn, reaching the Klondike by way of St. Michael's early in June. The fare for the double journey is \$50, including a \$2,500 life insurance policy. The idea is to keep the steamer in the Yukon district as a floating hotel to avoid camping out. Fifteen Klondike companies aiready have been formed here, with a capital of \$10,000,000, of which \$5,700,000 is offered to the public."

"Well, madam, you—," Undertaker Shipherd began, when he was cut short

by the young woman.
"Of course this is something unusual," of course this is something unusual, said the young woman, "but it is purely a matter of business with you and my reason for buying the casket and burial robe now is my own affair. Please tell me the length of that casket; I want to get through with this matter as soon as possible."

length of that casket; I want to get through with this matter as soon as possible."

The information she sought was given her. The casket she selected was the exact size required.

"Very well, I want you to mark that one sold," said the woman. "Come into the office and I will give you the directions."

In the office she took a chair. Her manner had not changed in the least from what it was when she entered.

"Inside of a month I will be dead," began the woman in a tone that would have been the same had she been discussing the purchase of a pair of gloves with a clerk. "I am going to commit suicide, I want to be buried in that casket and robe. I will leave a letter giving in detail my funeral arrangements, but in case that should be misplaced or something happen, I will tell you part of them. I want a dozen white roses placed in my coffin. I have no choice of a minister, but what I do want is for him to say a few good things about me, but nothing whatever about why or how I died. I want the services short and simple. The rest of the arrangements will be found in the letter. If my relatives do not send for my body, bury it here in this city. I have not yet decided what cemetery I would prefer here, but I think my body will be sent for. Now, you may trim the casket as soon as you can. It may be called for within a week."

She arose to go, leaving the undertaker without the slightest hint as to who she was.

After locking up his fruit stand for the night Brady sat down in his home and read an evening paper. Among the items that attracted his attention was the announcement that L. H. Gaume, of 423 Independence avenue, was selling a fine quality of corned beef. He suggested to his wife and daughter, Mrs. Jessie Thornton, that some of this beef would make a nice late lunch. They coincided with him and the son, J. L. Brady, Jr., was sent to Gaume's grocery store with instructions to invest in 25 cents' worth of corned beef. When the boy returned the women prepared a lunch, of which the corned beef was the principal article.

Soon after the meal, Brady, Mrs. Brady, Brady junior and Mrs. Thornton were taken critically ill. The latter started to call a doctor, but she wandered into a stable in the rear, where she collapsed. There she was found an hour later, when one of the other members of the family had succeeded in getting out upon the street and attracting the attention of a neighbor, who summoned Dr. S. S. Langdon, who ascertained that they had been poisoned. After treating the Bradys and Mrs. Thornton for an hour, he succeeded in overcoming the effects of the poison contained in the meat, and at an early hour this morning they were resting easily with the chances in favor of their recovery. was.
"How will I know who it is wants the coffin?" asked Mr. Shipherd. "Will you leave your name and address?"
"That would be entirely unnecessary, I will direct a letter to you when the time comes." And with that the woman left the office. She walked to Twelfth street and after waiting for a few moments took an east hound car.

Officials Decide Upon It as an Anti-Fever Precaution-No More Yellow Jack.

New Orleans, La., Sept. 11 .- New Orleans is to be subjected to the most thorough cleaning she has had in many moons. During the day Mayor Flower and President Olliphant met the heads of the various de-partments of the city in a conference which partments of the city in a conference which resulted in the instant appropriation of \$19,000 with which to begin the work, with the understanding that any portion of \$50,000 necessary to conclude it would be forthcoming when required. A large force of men will be put to work at once and New Orleans will be treated to a first class bath. This afternoon Mayor Flower issued a proclamation to the people calling for a general clean-up about their homes and a liberal use of bi-chloride of lime.

The health situation in New Orleans has steedily improved to-day. The board of experts issued a bulletin concerning the St. Claude street patients and declared that of the twelve cases only one might be con-

in a quarrel with Stanley Walls over his salary. Miss Vesta attempted to interfere in the quarrel, when Charles Wells, it is said, drew a revolver and threatened her. Walls dashed at the frenzied actor, and in the scuffle which ensued someone in the audience cried "Fire!" The crowd was already worked up to an intense pitch of excitement over a real battle on the stage, and the cry precipitated a panic. The fire department responded to an alarm and added to the excitement. The house was quickly emptied, and most of the injured people were able to walk to their homes.

Stanley Walls and Wells, who was alleged to have started the trouble, were quietly arrested, but before the police reached the jail an angry crowd gathered and made an attempt to lynch Wells. The prisoners were finally locked up and the crowd dispersed. the twelve cases only one might be con-sidered suspicious, and the other cases have so much improved as to warrant no apprehension that any of them will result fatally. The board of health refterated this evening that there had thus far been but one case of yellow fever in New Or-leans this summer.

Although there has been a vast improve-

ment locally, country towns continue to issue quarantine edicts, and some town are being forced to declare quarantine un BISMARCK'S FAVORITE DRINKS. They Are Beer and Champagne, but

issue quarantine edicts, and some towns are being forced to declare quarantine under threats of other cities. Monroe, for instance, one of the largest towns in the state, does not desire to stop communication with New Orleans, but she was told to-day that if she did not quarantine New Orleans, Shreveport and Vicksburg would quarantine her.

Nothing has been reported this afternoon of an alarming character from the coast. A few new cases of fever have been discovered, but the scourge is not spreading with the rapidity usual in yellow fever epidemics.

There has been a lack of harmony in Blloxi, and the friction resulted to-day in the resignation of Dr. Lemon as president of the board of health. The work of plastering Biloxi with disinfectants, however, continues unabated.

To-morrow the Mississippi state authorities will take charge of the situation at Biloxi. Biloxi, although she has fever herself, will continue to maintain quarantine against Ocean Springs.

There are thirty-eight people sick in Ocean Springs to-day, and 400 who have not had the fever. Ocean Springs is still appealing for help and especially for trained nurses. Leipsiger Neustenachrichten publishes a pleasant picture of Prince Bismarck's present mode of living. His humor and appetite, it seems, are equally good. For years past he has neither drunk claret nor smoked cigars. The ex-chancellor's favorite drinks are beer and champagne, and a quite exquisite hock which throws every connoisseur into raptures. The veteran statesman does not despise a glass of whisky or old cognac; but, above all, he loves at table his long accustomed pipe. Coffee is seldom seen. The prince's memory is still amazing, and the historical and genealogical knowledge he displays in conversation is sometimes startling. He always maintains the utmost reserve when incidents in which the emperor plays a part are mentioned, and he warily chooses the few words he speaks upon such occasions. The importance Prince Bismarck attaches to the maintaining of peaceful relations between Germany and Russia is interesting. He often dwells on his early life, and often mentions his pistol shooting. He says: "To shoot five bullets running into the crossbars of a window at thirty paces was a feat I could always trust myself to perform."

AGITATING A TARIFF WAR.

German Conservative and Agrarian Newspapers Urging the Government to Retaliate.

ment to Retaliate.

Berlin, Sept. 11.—(Copyrighted.) The Conservative and Agrarian newspapers have resumed their agitation for a tariff war with the United States. The Kreuz Zeitung prints a series of articles from the pen of Count Von Kanitz, the Agrarian leader, in which he violently attacks the government for delaying retaliatory measures. The National Zeitung replies that the German exporting industry is accepting the Dingley tariff with equanimity, adding, "Especially as it seems that the betterment of the condition of the American farmer will enable us to sell America as much as ever." Continuing, the National Zeitung says: "Just now the main point for German industry is to be able to compete on even terms with European countries, and there would be an end of it if Count Von Kanitz and such friends had their way."

OBTAINED HIS REVENGE.

B. G. Thompson Inflicted Several Wounds Upon J. F. Urich Because of Statements in a Lefter.

of Statements in a Letter.

B. G. Thompson, of 1327 Grand avenue, and J. F. Urich, of Nineteenth street and Forest avenue, became enamored of the charms of Miss Cora Shaw, who visited here recently from Nevada, Mo. Both Thompson and Urich wrote to Miss Shaw, but the former's letter contained statements derogatory to Urich's character, and Miss Shaw promptly sent it to him. Last night Urich went to Thompson's house and demanded an explanation. Thompson would vouchsafe none, and Urich, pulling a knife, stabbed Thompson twice in the body, once in the neck and once over the left eye. None of these wounds is serious. Thompson bled profusely, and was taken to police headquarters, where Dr. Iuen attended him. He said his letter contained nothing but news. Urich escaped.



TO CHICAGO DAILY. **ELEGANT** VESTIBULED TRAIN.

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TWO DISTINCT STANDPOINTS.

QUALIFICATIONS OF A NINETEENTH CENTURY PROOFREADER.

Clever Tilt Between a Man Who Reads Proof and a Man Who Furnishes Copy - Proofreader Defends the "Profesh."

Tom Smith, of the probate court, is an author and has had considerable experience with compositors and proofreaders. The other day a series of particularly exasper ating bulls impelled him to indite the fol lowing gently sarcastic list of qualifications of a proofreader, from the standpoint of an author: First-He must be wall-eyed, so as to

enable him to detect at a glance a sentence so mixed up by the intelligent compositor that no one else in the world, not even its author, would be able to understand or rec-

that no one else in the world, not even its author, would be able to understand or recognize it.

Second—He must be so unfamiliar with Shakespeare, French, Latin or common proverbs as to be able, conscientiously, to change and ruin any quotation which may be made by the ignorant but well meaning author.

Third—He must be quick at punctuation, and be able to instantly detect the exact place where a comma may be inserted so as to completely alter the sense of the sentence and make the author foam at the mouth and tear his hair next day.

Fourth—He must be possessed of calmness, coolness and precision, so that he may gently but firmly meet the excited expostulations of the author with that steadfast glare which alone can render him speechless and idotic.

Fifth—He must have grammar and the dictionary at his tanger ends, so that when he comes to a particularly choice sentence he may be able to make it ungrammatical at a stroke, or so change a word as to completely ruin the sense.

The foregoing was sent to a proofreader at Lawton & Burnap's, who sent back the following clever revised list of qualifica-

following clever revised list of qualifications of a proofreader, from the standpoint of the latter:

First—He must have eyes of a quadruple X-ray penetration, so that he may detect at a glance the words omitted through the carelessness or mental aberration of the author.

Second—He must be familiar with all languages, living, dead, and in process of incubation, that he may be competent to decipher the one presented by the omnipotent but well meaning author.

Third—He must have a knowledge of natural science and entomology, so as to instantly detect the difference between the peregrinations of an intoxicated spider that hath run athwart an ink puddle, and the Russo-Esquimaux-Sanskrit of the luminous author.

Fourth—He must be apt and rescurceful, to the end that he may be able to understand the authors' thoughts (seeing his written words are unintelligible), nay, verily, in the absence of such thoughts on the port of the author he must be able to divine what they would have been had they been "thunk."

Fifth—He must be precise, yet subdued; ever alert, yet self-effacive. He shall receive no credit from the author for the errors he may rectify, but shall be everlastingly damned for those he shall not.

MINERS DRIVEN FROM WORK. Armed Foreigners at Dubois, Pa. Compel English-Speaking Workmen to Quit.

Dubols, Pa., Sept. 11.—This morning 480 armed foreigners marched to the mines and prevented 600 English speaking miners from going to work. There was no further attempt made to resume during the day.

Last night was a night of bonfires, bullets and beer in the western outskirts of town, and terror reigned among the inhabitants. This morning the miners were met by enraged foreigners, who were heavily armed and carried a red flag, and bloodshed was only prevented by the miners returning to their homes. Sheriff Smith arrived this afternoon, when matters had quieted down, and, with fifteen deputies, arrested eight of the rioters. Dubois, Pa., Sept. 11.-This morning 48

HE WOULDN'T BE BLUFFED.

Arkansas Man Who Was Ordered to Leave Did a Little Effective Shooting Instead.

Little Rock, Ark., Sept. 11.—An effort to run out an undesirable citizen on Horton creek, in Madison county, resulted in the death of one man and the wounding of four others. A posse of men headed by Grant Phillips had warned Jerry Slocum to leave the community. At the expiration of the time given, Phillips and a posse went to Slocum's houme to run him out. Slocum had gathered some friends and the two posses exchanged a volley of shots, in which Phillips was killed and three of his party were wounded. One man on Slocum's side was injured. Little Rock, Ark., Sept. 11 .- An effort to

SENSATIONAL DOUBLE MURDER Indiana Negro Accused of Assault

Shoots Down His Victim and Her Husband. Evansville, Ind., Sept. 11.-In Warrick county, George Slaughter, a negro, crimnally assaulted Mrs. Will Jones, Thursday night, and made his escape. Slaugh day night, and made his escape. Staughter returned yesterday. James Robinson, a colored deputy sheriff, arrested Slaughter and took him to Mrs. Jones for identification. When Mrs. Jones recognized him, Slaughter pulled his revolver and killed her and her husband and escaped before Robinson could interfere.

Atchison County, Mo., Fair.

Atchison County, Mo., Fair.

Rock Port, Mo., Sept. II.—(Special.) The tenth annual fair of the Atchison County Agricultural and Mechanical Association will be held here, beginning Tuesday, September II. The association has one of the finest natural parks and fair grounds in the West. Entiries in every department are far in excess of former years. All grain exhibits will be kept by the association and entered in the Atchison county exhibit at the Trans-Mississippi exposition in Omaha next year. France's Grain Needs. Paris, Sept. 11.—The Matin, in an article on the grain supply, says it will be necessary to import 20,000,000 quintals of wheat this season on account of the failure of the crop. The importation of this quantity of wheat will yield 140,000,000 francs duty.

LEGAL NOTICES.

ORDER OF PUBLICATION - Before Theo. S. Case, a justice of the peace in and for Kaw township, Jackson county, Missouri, at Kansas City. E. C. Whittemore, plaintiff, vs. Albert J. Wickham and — Wickham, his wife; J. B. Francis, William Frey. the First National bank, of Salina, Kansas, a corporation; the Farmers' National bank, of Salina, Kansas, a corporation; the Farmers' National bank, of Salina, Kansas, a corporation; w. N. Ewing and J. M. Coburn et al, defendants, No. 1891. Now on this day comes the plaintiff by his attorney, and it appearing to the court from the affidavit for the plaintiff filed herein to the satisfaction of the court that the defendants, Albert J. Wickham and — Wickham, his wife; J. B. Francis, William Frey, the First National bank, of Salina, Kansas, a corporation; the Farmers' National bank, of Salina, Kansas, a corporation; W. N. Ewing and J. M. Coburn, are non-residents of the state of Missouri, and cannot be served with process in this state in the manner prescribed in chapter 33, article IV., Revised Statutes of Missouri, 1889, it is, therefore, ordered by the court that publication be made notifying said defendants that an action has been commenced against them by petition in the aforesaid court, in the state of Missouri, sitting at Kansas City, which action is founded upon a certain tax bill dated the 23rd day of November, 1894, issued to Cotter. McDonnell & Coby the city of Kansas City, for constructing a district sewer in sewer district No. 89, as provided by ordinance No. 5189 of Kansas City, Missouri, entitled "An ordinance to establish and cause to be constructed a sewer therein," approved May 22, 1893, and to establish and cause to be constructed a sewer therein," approved May 22, 1893, and to establish and cause to be constructed a sewer therein," approved May 22, 1893, and is a suit which has for its object the enforcement of the lien of said tax bill upon the following real estate, to-wit: Lot No. 3 in block No. 2, Bethesda Place, in Kansas City, in said county of Jackson

Justice of the Peace in and for Kaw Township, Jackson County, Missouri.

ORDER OF PUBLICATION—Before Theo. S. Case, a justice of the peace in and for Kaw township, Jackson county, Missouri, at Kansas City. E. C. Whittemore, pialntiff, vs. A. L. Wheeler and Wheeler, his wife, et al, defendants. No. 1991. Now, on this day comes the pialntiff by his attorney, and it appearing to the court from the affidavit for the plaintiff filed herein to the satisfaction of the court that the defendants, A. L. Wheeler and — Wheeler, his wife, are non-residents of the state of Missouri and cannot be served with process in this state in the manner prescribed in chapter 33, article IV., Revised Statutes of Missouri, 1889, it is, therefore, ordered by the court that publication be made notifying said defendants that an action has been commenced against them by petition in the aforesaid court, in the state of Missouri, sitting at Kansas City, which action is founded upon a certain tax bill, dated the 23rd day of November, 1894, issued to Cotter, McDonnell & Co., by the city of Kansas City, for constructing a district sewer in sewer district No. 89, as provided by ordinance No. 5189, of Kansas City, Missouri, entitled, "An ordinance to establish sewer district No. 89, and to establish and cause to be constructed a sewer therein," approved May 22, 1893, and is a suit which has for its object the enforcement of the llen of said tax bill upon the following real estate, to-wit: Lot No. 15, Minnle G. Wilson place, in Kansas City, Jackson county, Missouri, and unless they be and appear before said Theo. S. Case, justice of the peace, at his office in Kansas City, in said county of Jackson and state of Missouri on Monday, the 18th day of October, 1897, and answer said petition, the same will be taken as confessed and judgment will be rendered against them as prayed. It is further ordered that a copy hereof be published daily in The Kansas City, in the county of Jackson and state of Missouri, an ewspaper published in Kansas City, in the coun A true copy.

A true copy.

THEO. S. CASE,

Justice of the Peace in and for Kaw Township, Jackson County, Missouri.

ORDER OF PUBLICATION—Before Theo. S. Case, a justice of the peace in and for Kaw township, Jackson county, Missouri, at Kansas City. E. C. Whittemore, plaintiff, vs. Henry Kingman and Kingman, his wife, and R. T. Moses et al, defendants. No. 1885. Now, on this day comes the plaintiff by his attorney, and it appearing to the court from the affidavit for the plaintiff filed herein to the satisfaction of the court that the defendants, Henry Kingman and — Kingman, his wife, and R. T. Moses, are non-residents of the state of Missouri and cannot be faction of the court that the defendants, Henry Kingman and — Kingman, his wife; and R. T. Moses, are non-residents of the state of Missouri and cannot be served with process in this state in the manner prescribed in chapter 33, article IV. Revised Statutes of Missouri, 1889, it is, therefore, ordered by the court that publication be made notifying said defendants that an action has been commenced against them by petition in the aforesaid court, in the state of Missouri, sitting at Kansas City, which action is founded upon a certain tax bill dated the 23rd day of November, 1894, issued to Cotter, McDonnell & Co., by the city of Kansas City, for constructing a district sewer in sewer district No. 89, as provided by ordinance No. 5189, of Kansas City. Missouri, entitled, "An ordinance to establish sewer district No. 89, and to establish and cause to be constructed a sewer therein," approved May 22, 1893, and is a sult which has for its object the enforcement of the lien of said tax bill upon the following real estate, to-wit: The east 314 feet of lot No. 46, Irving park, in Kansas City, Jackson county, Missouri, and unless they be and appear before said Theo. S. Case, justice of the peace, at his office in Kansas City, in said county of Jackson and state of Missouri, on Monday, the 18th day of October 1897, and answer said petition, the same will be taken as confessed and judgment will be rendered against them as prayed. It is further ordered that a copy hereof be published daily in The Kansas City Journal, a newspaper published in Kansas City in the county of Jackson and state of Missouri, for four weeks successively, the last insertion to be at least fifteen (15) days before said October 18, 1897. A true copy.

THEO. S. CASE, Justice of the Peace in and for Kaw Township, Jackson County, Missouri. A true copy. THEO. S. CASE, Justice of the Pence in and for Kaw Town-ship, Jackson County, Missouri.

ship, Jackson County. Missouri.

SHERIFF'S SALE—By virtue and authority of a general execution, No 2873, issued from the office of the clerk of the circuit court of Jackson county, at Kansas City, Missouri, returnable to the October term, 1877, of said court, and to me as sheriff directed and delivered in favor of George E. Shearer and A. M. Allen, executors of Louisa A. Self, deceased, and against Samuel Poteet, I have levied upon and seized all the right, title, interest and estate of said defendant, Samuel Poteet, in and to the following described real estate, situated in the county of Jackson ard state of Missouri, to-wit: The northwest quarter of the northeast quarter of section nineteen (19), and the northeast quarter, fractional quarter, of the northwest quarter of section eighteen (18), and east fractional half of southwest fractional quarter of section eighteen (18), and east fractional half of southwest fractional quarter of section eighteen (18), all in township 48, range 33, Jackson county, Missouri; and I will, on Saturday, the Sith day of September, A. D. 1897, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, at the south front door of the county court house, in Kansas City, Jackson county, state of Missouri, and during the session of said circuit court at Kansas City, Missouri, sell at public vendue, for cash to the highest bidder, all the right, title, interest and estate of the above named defendant, Samuel Poteet, in and to said real estate to satisfy said execution and costs. ROBERT S. STONE, Sheriff. Kansas City, Mo., September 2nd, 1897.

NOTICE is hereby given that letters of administration on the estate of Peter Domville, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 24th day of August, 1897. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred.

Dated this 24th day of August, 1897.

MARTHA DOMVILLE, Administratrix.

NOTICE OF FINAL SETTLEMENT—
Notice is hereby given to all creditors and
others interested in the estate of Hanora
Coffey, deceased, that I, William Coffey,
administrator of said estate, intend to
make a final settlement thereof at the
next term of the probate court of Jackson
county, to be held at Kansas City, Misecuri, on the 15th day of November, 1897.
WILLIAM COFFEY.

Runaway Couple Arrested.

Runaway Couple Arrested.

Officer Winstead yesterday arrested Clara Christian, aged 17, and Henry Gilson, aged 21, who ran away from Fairfax, Mo. They will be turned over to officers from Fairfax Miss Christian was started by her mother to St. Joseph Thursday to have her eyes treated. Gilson, met her, however, and they came to Kansas City together, arriving here Friday night. They registered as man- and wife at the Western hotel, Fifteenth and Grand avenue, and were together yesterday when Officer Wirstead arrested them. Gilson has \$\mathbf{x}\$ and says he is willing to marry the girl.

LEGAL NOTICES.

IN the circuit court of Jackson county, Missouri, heid at Kansas City, Mo.

John Zahner, Frank Muchischuster and Theodore Peltzer, maintiffs, vs. Eleonora Andiauer, widow of Anton Andiauer, deceased, and Emilie Andiauer, Theresa Brendel, William Brendel, William Brendel, Busanna Brown, Andrew Brown, John Andiauer, Joseph Andiauer, and William Brendel, executors of and trustees under the last will and testament of Anton Andiauer, deceased, defendants. Order of Publication. Now on this lith day of August, 187, come the plaintiffs by their attorneys, Scammon, Mead & Stubenrauch, before the said circuit court, now sitting, and file their affidavit herein, setting forth that the defendants, Joseph Andiauer, Pauline Struening, Phillipp Btruening, Raymond Andiauer and Raymond Andiauer, Pauline Struening, Phillipp Btruening, Raymond Andiauer and Raymond Andiauer, executor of and trustee under the last will of Anton Andiauer, deceased, are non-residents of the state of Missouri and cannot be summoned in this action. It is therefore ordered that publication be made in this action notifying the said defendants that an action has been commenced against them by John Zahner, Frank Muchischuster and Theodore Peitzer by their petition filed in the circuit court of Jackson county in the state of Missouri, which said action is brought to reform and correct a certain trust deed bearing date April 23d, 1851, and executed by Anton Andiauer, now deceased, and Eleonora Andiauer, his wife, parties of the first part, unto Frank Muchischuster and purporting to convey lots number 21 and 2 of block No.4, in Guinotte's addition to the City of Kansas, Jackson county, Missouri, said trust deed being executed to secure the payment of one promissory note bearing date April 23d, 1857, and due three years after date, being for the amount of \$1,200.0 and executed by said Anton Andiauer; said ection is founded upon a mistake and misunderstanding in the execution of said deed of trust and it is claimed in said deed of trust and it is claimed in sai

Attest: H. M. STONESTREET, Clerk.

By S. H. RAGLAND, D. C.

IN thecircuit court of Jackson county, Missouri, at Kansas City, Christine E. Jacquin, plaintiff, vs. Joseph Jacquin, Andrew Jacquin, George Jacquin, Jr., Margaret Gaeson, Barbarra Berry and Henry Denhart, defendants; J. M. Cromer, garnishee. 25717.

Now, this 2th day of August, 1897, comes the plaintiff, by R. B. Wilcox, her attorney, before the undersigned, Henry M. Stonestreet, clerk of the circuit court in vacation, and, it appearing by plaintiff's petition that the defendants, Joseph Jacquin, Andrew Jacquin, George Jacquin, Jr., Margaret Gaeson, Barbarra Berry and Henry Denhart, are non-residents of this state, and cannot be summoned in this action, it is therefore ordered by me, as clerk aforesald in vacation, that publication be made notifying said defendants that an action has been commenced against them by petition, attachment and garnishment, in the circuit court of Jackson county, in the state of Missouri, at Kansas City, which said action is founded upon a claim for one hundred and eighty-five dollars and thirty-eight cents, on account of money had and received by defendants, and that their property has been attached, and unless they be and appear at the next term of this court, to be holden at the next term of this court, to be holden at the next term of this court, to be holden at the next term of said sty the same. It is further ordered that a copy hereof be published in The Kansas City, Journal, a newspaper published in the county of Jackson, for four weeks successively, the last insertion to be at least fifteen days before the commencement of the next term of this court. A true copy.

Attest: H. M. STONESTREET, Cierk, (Seal) D. M. M'CLANAHAN, D. C.

Attest: H. M. STONESTREET. Clerk. (Seal)

IN the circuit court of Jackson county, at Kansas City, Missouri. State of Missouri ex rel Elihu W. Hayes, collector, plaintiff, vs. Charles P. Ettein, Citizens: Loan and Trust Company, defendants. No. 2682. Now, on this 28th day of August, 1897, comes plaintiff by its attorney, and it appearing to the satisfaction of the clerk in vacation that the defendants, Charles P. Ettein, Citizens' Loan and Trust Company, are non-residents of this state, or have concealed themselves so that the ordinary process of law cannot be served upon them and cannot be served in this action, it is ordered by the clerk in vacation that publication be made notifying said defendants that an action has been commenced against them by petition in the circuit court of Jackson county, in the state of Missouri, at Kansas City, which said action is for the purpose of enforcing the lien for state and county taxes due and delinquent against lot 13, block 5. Vanderbilt Place number 2, in said county and state, and unless they be and appear at the term of this court to be holden at the court house in Kansas City, Missouri, on the eleventh day of October, 1897, and on or before the third day thereof, if the term shall so long continue, and if not, before the end of the term, answer said vetition, the same will be rendered against them and their said property sold to satisfy the same. It is further ordered that a copy thereof be published in The Kansas City Journal, a newspaper published in said county and state, for four weeks successively, the last insertion to be at least fifteen days before the commencement of the said October term of this court.

A true copy. Attest:
(Seal) H. M. STONESTREET, Clerk, By D. M. M'CLANAHAN, Deputy Clerk. D. M. M'CLANAHAN, D. C.

PROPOSALS for erection of school buildings—U. S. Indian Service, Cheyenne and Arapahoe Agency, Darlington, O. T., August 27, 1897. Sealed proposals, Indorsed, "Proposals for erection of school buildings," and addressed to the undersigned at Darlington, O. T., will be received at this agency until 1 o'clock p. m. of Tuesday, September 21, 1897, for furnishing the necessary materials and labor required in the construction and completion of the following buildings at Cantonment subagency, 70 miles from the agency, viz: One (1) frame dormitory and school building; two (2) frame outhouses and one (1) frame mess building and laundry, all in strict accordance with the plans and specifications, which may be examined at the Indian office, Washington, D. C., the offices of The Journal, of Kansas City, Mo.; the Eagle, of Wichita, Kas.; the Builders and Traders' Exchange, of Omaha, Neb., and the Republican, of El Reno, O. T., and at this agency. For any additional information apply to MAJOR A. E. WOODSON.

Acting Indian Agent.

NOTICE is hereby given that letters tes-NOTICE is hereby given that letters testamentary on the estate of Sarah W. Coates, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 3rd day of September, 1897. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred.

Dated this 3rd day of September, 1897.

HOMER REED,

J. L. COATES,

ARTHUR C. COATES,

Executors.

NOTICE is hereby given that letters of administration on the estate of William B. Harrington, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 25th day of August, 1897. All persons having claims against raid estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred.

Dated this 25th day of August, 1897.

JENNIE J. HARRINGTON, Administratrix.

Eilliott & Burnham, Attorneys.

Elliott & Burnham, Attorneys.

NOTICE OF FINAL SETTLEMENT. NOTICE OF FINAL SETTLEMENT-Notice to all creditors and persons inter-ested in the estate of James Morrison, de-ceased, is hereby given that I intend to make final settlement as administrator of make that the November 1 the November 1 the November 1 make man settlement as administrator of such estate at the next, the November, term, 1897, of the probate court of Jackson county, Missouri, at Kansas City. CLINTON DURBROW, Administrator, Cook & Gossett, Attorneys,

LEGAL NOTICES.

SHERIPF'S SALE—By virtue and authority of a special transcript execution issued from the office of the clerk of the circuit court of Jackson county, at Kansa, City, Missouri, returnable to the Octobe term, 1857, of said court, and to me, a sheriff, directed and delivered in favor o Mary M. Abel, and against George A. Perkins, Julia W. Carter, Samuel W. Carter William W. Carter, Walter S. Carter, Free man P. Carter, Herbert H. Carter, Julia W. Carter, executrix, sole heirs and legal representatives of W. C. Carter deceased James McColhum, J. H. Edwards, truster and Thomas H. Edwards, I have levies upon and seized all the right, title, interes and estate of said defendants, George A. Perkins, Julia W. Carter, Samuel W. Carter, William W. Carter, Walter S. Carter Freeman P. Carter, Herbert B. Carter Julia W. Carter, executrix, sole heirs and legal representatives of W. C. Carter, deceased, James McCollum, J. H. Edwards, in an to the following described real estate, sit uated in the county of Jackson and stato of Missouri, to-wift: The north thirty 20 feet of the south sixty-five feet of loeleven (II), block two (2), of Crescent Hill addition, more particularly described a commencing at a point on the east line of said lot fifty-five (35) feet south of the northeast corner of said lot there south along the west line of said lot there en the west line of said lot there east line of said lot thence and thence ast to the east line of said lot south; and I will, on Saturday, the 18th day September, A. D. 1857, between the hour of nine o'clock in the forenoon and fivo clock in the afternoon of that day, at the south front door of the county court house in Kansas City, Missouri, and I will, on Saturday, the 18th day o'clock in the right, title, interest an estate of the above named defendants George A. Perkins, Julia W. Carter, Walter S. Carter, Freeman P. Carter, Herbert H. Carter, Julia W. Carter, executrix, sole heirs and legal representatives of W. Carter, Edwards, trustee, and Thomas H. Edwards in and to said real e

ROBERT S. STONE, Sheriff.

Kansas City. Mo., Aug. 26, 1897.

IN the circuit court of Jackson county at Kansas City, Missouri. State of Missour ex rel J. W. McCurdy, collector, plaintiff vs. James R. Anderson, Ada F. Anderson Winner Investment Company and Kausa City Bridge and Terminal Company, de fendants. No. 2549. Now, on this 28th da; of August, 1897, comes plaintiff by its attorney, and it appearing to the satisfaction of the clerk in vacation that the defendants, James R. Anderson, Ada F. Anderson, Winner Investment Company and Kansas City Bridge and Terminal Company, are non-residents of this state, or have concealed themselves so that the ordinar process of law cannot be served in this action. It ordered by the clerk in vacation that publication be made notifying said defendant that an action has been commenced agains them by petition in the circuit court of Jackson county, in the state of Missouri at Kansas City, which said action is for the purpose of enforcing the lien for state and county taxes due and delinquen against lots 28 and 25. Juliette place in said county and state, and unless they be and appear at the term of this court to be holden at the court house in Kansas City, Missouri, on the eleventh day of October, 1877, and on or before the 27d day thereof, if the term shall so long continuand if not, before the end of the term answer said petition, the same, it is further ordered that a copy thereof be published in said county and state, for four weeks successively, the last insertion to be at least fifteen days before the commencement of the said October term of this court.

In the circuit court of Jackson county at Kansas City, Missouri. State of Misouri.

(Seal) H. M. STONESTREET, Clerk.

IN the circuit court of Jackson county at Kansas City, Missour. State of Missourier release the Missourier of Missourier release the Missourier release to the Missourier release to the Clerk in vacation that the Gelenal release the Missourier release the Missourier release the Missourier release to the Clerk in vacation that publication he made notifying said defendants that an action has been commenced against them by petition in the circuit court of Jackso county, in the state of Missourier at Kansas City, which said action is for the purpose of enforcing the hen for state an county taxes due and delinquent against county taxes due and delinquent agains county, in the state of Missouri, at Kansas City, which said action is for the purpose of enforcing the lien for state an county taxes due and delinquent agains lots it. It and it, block 5, and lot 22, block 6, Vanderbilt Place number 2, in said county and state, and unless they be and appear at the term of this court, to be holder at the court house in Kansas City. Missouri, on the eleventh day of October, 18%, and on or before the third day thereof, if the term shall so lorg continue, and if not, before the cw. of the term, answer said petition, the same will be taken as confessed and judgment will be rendered against them and their said property sold to satisfy the same. It is further ordered that a copy thereof be published in The Kansas City Journal, a newspaper published in said county and state, for four weeks successively, the last insertion to be at least fifteen days before the commencement of the said October term of this court.

A true copy. Attest:

(Seal) H. M. STONESTREET, Clerk, By D. M. MCLANAHAN, Deputy Clerk.

In the circuit court of Jackson county,

By D. M. MCLANAHAN

Deputy Cork.

IN the circuit court of Jackson county, at Kansas City, Missouri. State of Missouri ex rei Elihu W. Hayes, collector, plaintiff, vs. George Denny and C. E. Carmony, defendants. No. 28th. Now, on this 28th day of August, 18th, comes plaintiff by its attorney, and it appearing to the satisfaction of the clerk in wacation that the defendants, George Denny and C. E. Carmony, are non-residents of this state, or have concealed themselves so that the ordinary process of law cannot be served upon them and cannot be served in this action, it is ordered by the clerk in wacation that publication be made notifying and defendants that an action has been commenced against them by petition in the circuit court of Jackson county, in the state of Missouri, at Kansas City, which said action is for the purpose of enforcing the lien for state and county taxes due and delinquent against lot 3, block it Vunderbilt Place number 2 in said county and state, and unless they be and appear at the term of this court to be holden at the court house in Kansas City, Missouri, on the eleventh day of October, 1957, and on or before the third day thereof, if the term shall so long continue, and if not, before the same will be taken as confessed and judgment will be rendered against them and their said property sold is satisfy the same. It is further ordered that a copy thereof be published in The Kansas City Journal, a newspaper published in said county and state, for four weeks successively, the last insertion to be at least fifteen days before the commencement of the said October term of this court.

A true copy. Attest: (Seal) H. M. STONESTERET Clerk.

SHERIFFS SALE—By virtue and authority of a special execution, No. 285.

SHERIFF'S SALE-By virtue and au-SHERIFFS SALE—by virtue and authority of a special execution. No. PSS, issued from the office of the clerk of the circuit court of Jackson county, at Karsus Stiff, Missouri, returnable to the General Stiff, of said court, and to me as sheriff directed and delivered, in favor of Kansas, the Greekel and delivered, in favor of Kansas, the Greekel Louis and Trust Company, and against John Porter, Herris I. Porter, his wife, Milton Campbell trustee, and the American Sarety Company, I have levied upon and sented all the cight, title, interest and restate of said defendants, John Porter, Herris I. Purter, his wife, Milton Campbell truster, and the Missouri Lowitt. The west neck handred in the county of Jackson and state of Missouri to wit. The west one humbred and seventy-three and tix-tenths (1920 feet of south two humbred and inheries and sixty-seven hundredths (1920 feet of lot sixty-seven hundredths (1920 feet of lot sixty-six (60). Harek's subdividual of Septembell Will, on Saturday, the 19th day of Septembell will on Saturday of Septembell will on S of south two hundred and unbetter and sixty-seven hundredths (2050) feet of he sixty-seven hundredths (2050) feet of he sixty-six (86). Hurck's subdivision of Guinotte Biuff addition to the City of Kansas, Jackson courty, Missouri and I will, on Saturday, the both day of September, A. D. 1887, between the hundred size of clock in the forendom and the scale is the afternoon of that day, at the search front door of the county court has in Kansas City. Jackson county, case in Kansas City, Jackson county, case in Kansas City, Jackson county, case in the public vension, for cust, to the highest six public vension, for cust, to the highest bidder, all the right, title informs and restate of the above numed defendant, John Porter, Hettis I. Purter, his with Militon Campbell, Unstee, and the America Militon Campbell, trustee, and the American Survey Company, in and to said real estate to existly said execution and costs, Economy S. STONE, Shorter

Kansas City, Mo., August Mrs. 105. NOTICE OF FINAL SETTLEMENTNotice is hereby given to all crediture and
others interested in the estate of thempy L.
Cole, deceased that I. Ruby R. Cale, executrix of sald estate, intend to make a
final settlement thereof at the next terms
of the probate court of Jackson ounnly, is
be held at Kansas City, Missouri, on the
ISth day 4" November, 1937.

RUBY R. COLE, Fr.

RUBY R. COLE, Executring